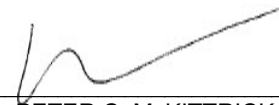


Below is an Order of the Court.



PETER C. McKITTRICK
U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT

DISTRICT OF OREGON

In re:

PETER SZANTO,

Debtor.

PETER SZANTO,

Plaintiffs,

v.

EVYE SZANTO, VICTOR SZANTO,
NICOLE SZANTO, KIMBERLEY SZANTO,
MARIETTE SZANTO, ANTHONY
SZANTO, AUSTIN BELL, and BARBARA
SZANTO ALEXANDER,

Defendants.

Case No. 16-33185-pcm11

Adv. Proc. No. 16-03114-PCM

ORDER REGARDING MATTERS
DISCUSSED AT STATUS CONFERENCE
HELD ON JANUARY 30, 2018

THIS MATTER came before the Court on January 30, 2018, for a status hearing

regarding the above-captioned adversary proceeding. Plaintiff appeared *in pro per*, and

Defendants Evye Szanto, Victor Szanto, Nicole Szanto, Kimberley Szanto, Mariette Szanto, Anthony Szanto, Austin Bell and Barbara Szanto Alexander (“Defendants”) appeared by and through their attorney Nicholas J. Henderson of Motschenbacher & Blattner LLP. The Court, having heard statements of Plaintiff and Defendants’ Counsel,

HEREBY ORDERS AS FOLLOWS:

1. Upon completion of the transcript and receipt of proper payment from Plaintiff Peter Szanto, the court reporting firm Advanced Depositions shall provide Plaintiff Peter Szanto with a copy of the transcript from deposition of Susan Szanto held on January 18, 2018;
2. The Court will rule on the Parties’ respective motions for summary judgment after the resolution of Plaintiff’s Notice of Motion and 2nd Request to Reopen Discovery [ECF No. 329] (the “Motion to Reopen Discovery”) and Plaintiff’s Notice of Motion and 2nd Motion to Stay Pending Further Action of the Bankruptcy Appellate Panel re Appeal [ECF No. 330] (the “Motion to Stay”), but not before February 15, 2018;
3. Any declarations or supporting documents Plaintiff wishes to file in support of his Motion to Reopen Discovery must be filed on or before February 13, 2018. If Plaintiff seeks an extension of this deadline, such a request must be supported by specific correspondence from the Advanced Depositions court reporting firm demonstrating that the transcript was not available prior to the deadline established by the Court.

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4. On or before February 20, 2018, Defendants shall file a Response to the Motion to Reopen Discovery.

5. No additional briefing or submissions shall be filed regarding the Motion to Stay.

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I certify that I have complied with the requirements of LBR 9021-1(a)(2)(A).

Order Presented by:

MOTSCHENBACHER & BLATTNER, LLP

/s/ Nicholas J. Henderson

Nicholas J. Henderson, OSB #074027
Telephone: 503-417-0500
E-mail: nhenderson@portlaw.com
Attorney for Defendants

PARTIES TO SERVE

ECF-registered parties, and the following party requiring notice by US Mail:

Peter Szanto
11 Shore Pine
Newport Beach, CA 92657